



# The Gazette of Meghalaya

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No.126

Shillong, Tuesday, December 11, 2007, 20th Agrahayana,

1929 (S. E.)

## PART II-A

GOVERNMENT OF MEGHALAYA  
POWER DEPARTMENT  
ORDERS BY THE GOVERNOR

### NOTIFICATION

The 10th December, 2007.

**No.PE.61/07/Pt.VI/48.**—The Governor of Meghalaya is pleased to notify Amendments to the Power Policy, 2007 of the Government of Meghalaya as follows :-

- (i) Item 16(b) should read as follows: “To recommend developers of power plants of categories below 100MW of Hydel Projects under this policy”.
- (ii) Item 16 (c) to read as follows : “To propose the terms and conditions of the MOAs , Implementation Agreement/ Letter of Allotment and such other documents as specified, which are required to be executed by the State Government and the concerned developers”.
- (iii) A new item 16(g) to be added, which will read as follows: “The recommendations of the Empowered Committee as per item (b) and (c) above would be placed before the Cabinet for approval. This would also include projects below 100 MW which are proposed under the MOA route.”
- (iv) In Chapter V on “Generation” paragraph A on Hydro Power Development, Categories III the words “unless it is handed over to Government of India undertaking” be deleted and a provision below be included as follows :  
“Provided that the conditions in categories I, II & III also will be applicable to Private Developers on IPP mode only”.
- (v) In chapter V on “Generation”, paragraph (ii) should be read as “Joint Sector and PPP” in place of “Joint Sector”.

The words “or a Central PSU” may be inserted in the first line in between “State Generating entity” and “shall also explore ...”.

The word “generating” in the second line of the same paragraph may be deleted.

The word “or a Central PSU” may be inserted in the 2nd paragraph next to the above paragraph in between “State Generating entity” and “and a generating Company”, the word “Selected by the process of bidding” should be deleted.

- (vi) "Kynshi" be included in Appendix – II.
- (vii) Chapter V para A(vii) the last 3 lines of the paragraph for the words " 25 % at the time of signing the Implementation agreement and the remaining 25 % immediately at the time of financial closure" be replaced by the words " 50% at the time of the Financial Closure."
- (viii) The paragraph " Employment to the locals should be given priority according to the terms and conditions as may be agreed upon provided that such terms and conditions ensure at least 80% employment for the bonafide residents of the State in Group C and D posts and preference for employment for bonafide residents of the State in other categories" be inserted as para (xv) of chapter V A in portion of Hydro Power Development.
- (ix) Para (vii) and para (v) of Chapter-V for both A-Hydro Power Development and B- Thermal power Development be amended as follows " In view of the need to generate fund for environmental sector, a green cess @ 1 paisa per unit of the power generated will be charged from the developer."
- (x) A new provision will be added as para(xvi) and para (xii) in The Chapter V for both A-Hydro Power Development and B- Thermal power Development " The developer will have to contribute 1% free power to the Government in order to meet the social and Sustainable Development cost for the area to be passed on to a Committee consisting of representatives of local people for the Project affected area and one nominee each from the State Government, the Project Developer, Education and Health Sectors accordingly."
- (xi) In Chapter IV on para 16 (b) the words "and all such Projects developed under JV/PPP with the Government, all those Projects falling under clauses 8 & 9 of this policy" may be added.
- (xii) In Chapter IV titled ' Power Policy Objectives' , in clause 4, the last sentence may be substituted by the following :-

"In case of Joint Sector / Public partnership, the equity participation would be decided on case to case basis. The State, may also decide to transfer the responsibility to arrange funding for the equity stake of the State in Joint Venture/PPP Model Company to the Private Party selected as partner of the State in the said project(s). The said private partner would be, on behalf of the State Government, allowed to securitise the free power revenue receivable by the State from such project(s) in the best interest of the State.
- (xiii) In clause 10, in the first sentence, the following may be inserted between the words " For the purpose of allotment of projects" and "in a transparent manner the MOA will be signed...".

" including selection of partner in Joint Sector/Public Private Partnership Projects".

**C. M. SYIEM,**

Under Secretary to the Govt. of Meghalaya  
Power Department.